

## UNITED STATES DISTRICT COURT

for the  
Western District of Washington

In the Matter of the Search of  
 (Briefly describe the property to be searched  
 or identify the person by name and address)  
 SUBJECT FACEBOOK ACCOUNT:  
 User ID: 100008355545905  
 Vanity Name: travis.navarro.948

Case No. MJ22-455

## APPLICATION FOR A SEARCH WARRANT

I, a federal law enforcement officer or an attorney for the government, request a search warrant and state under penalty of perjury that I have reason to believe that on the following person or property (identify the person or describe the property to be searched and give its location):

See Attachment A, attached hereto and incorporated herein by reference.

located in the Western District of Washington, there is now concealed (identify the person or describe the property to be seized):

See Attachment B, incorporated herein by reference.

The basis for the search under Fed. R. Crim. P. 41(c) is (check one or more):

- ☒ evidence of a crime;  
☐ contraband, fruits of crime, or other items illegally possessed;  
☐ property designed for use, intended for use, or used in committing a crime;  
☐ a person to be arrested or a person who is unlawfully restrained.

The search is related to a violation of:

Code Section  
 18 U.S.C. § 1153  
 18 U.S.C. § 2243

Offense Description  
 Offense Committed Within Indian Country  
 Sexual Abuse of a Minor

The application is based on these facts:

- ☒ See Affidavit of FBI Special Agent Heidi Hawkins, continued on the attached sheet.

- ☐ Delayed notice of \_\_\_\_\_ days (give exact ending date if more than 30 days: \_\_\_\_\_) is requested under 18 U.S.C. § 3103a, the basis of which is set forth on the attached sheet.

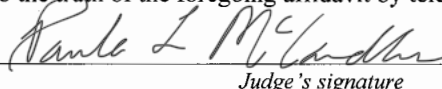
Pursuant to Fed. R. Crim. P. 4.1, this warrant is presented: ☒ by reliable electronic means; or: ☐ telephonically recorded.

  
 Applicant's signature

Special Agent Heidi Hawkins (FBI)  
 Printed name and title

- ☒ The foregoing affidavit was sworn to before me and signed in my presence, or  
☐ The above-named agent provided a sworn statement attesting to the truth of the foregoing affidavit by telephone.

Date: 9/22/2022

  
 Judge's signature

City and state: Bellingham, Washington

Paula L. McCandlis, U.S. Magistrate Judge  
 Printed name and title

**AFFIDAVIT**

STATE OF WASHINGTON )  
 ) ss  
 COUNTY OF KING )  
 \_\_\_\_\_ )

I, Heidi Hawkins, a Special Agent (“SA”) with the Federal Bureau of Investigation (“FBI”), having been duly sworn, state as follows:

**I. INTRODUCTION AND AFFIANT BACKGROUND**

1. I am a Special Agent of the Federal Bureau of Investigation (FBI) where I have been employed since October 2019. I am an investigative officer, or law enforcement officer, of the United States of America within the meaning of Title 18, United States Code (U.S.C.), Section 2510(7), that is an officer of the United States who is empowered by law to conduct investigation of, and make arrests for, offenses enumerated in Title 18. In the course of my duties as a Special Agent, I have investigated criminal violations related to Indian Country crimes, as explained in 18 U.S.C. § 1151 and as it pertains to the Major Crimes Act (MCA). Further, I have investigated violent crimes, drug offenses, and child abuse crimes.

2. The facts set forth in this Affidavit are based on my own personal knowledge; knowledge obtained from other individuals during my participation in this investigation, including other law enforcement officers; review of documents and records related to this investigation; communications with others who have personal knowledge of the events and circumstances described herein; and information gained through my training and experience

3. I am investigating allegations that Travis Navarro (NAVARRO) committed the crime of aggravated sexual abuse on or about November 10, 2020, in violation of Title 18, U.S.C, Sections 1153 and 2241(a), which collectively make it a federal crime

1 for an Indian in Indian Country to knowingly cause another person to engage in a sexual  
2 act by using force against that other person or threatening or placing that other person in  
3 fear that they will be subjected to death, serious bodily injury, or kidnapping. I am also  
4 investigating whether NAVARRO committed the crime of sexual abuse of a minor on or  
5 about November 10, 2020, in violation of Title 18, U.S.C., Sections 1153 and 2243(a),  
6 which collectively make it a federal crime for an Indian in Indian Country to knowingly  
7 engage in a sexual act with another person who at the time of the sexual act was at least  
8 twelve years old, but not yet sixteen years old, where the other person is at least four  
9 years younger than the person so engaging.

10 4. On April 20, 2021, the Honorable Magistrate Judge Paula L. McCandlis  
11 authorized Search Warrant MJ21-234, which ordered Facebook to produce the Facebook  
12 Account of User ID 100008355545905, Account/Username Travis Navarro, and the  
13 Facebook Account of victim Jane Doe. I make this Affidavit in support of an application  
14 for a supplemental warrant to review information associated with the responsive search  
15 warrant material provided by Facebook pursuant to MJ21-234 concerning Facebook User  
16 ID 100008355545905, Account/Username Travis Navarro (the "FACEBOOK  
17 ACCOUNT"), as more fully described in Attachment A, that is stored on an FBI  
18 database.

19 5. The facts set forth in this Affidavit are based on my own personal  
20 knowledge; knowledge obtained from other individuals during my participation in this  
21 investigation, including other law enforcement officers; review of documents and records  
22 related to this investigation; communications with others who have personal knowledge  
23 of the events and circumstances described herein; and information gained through my  
24 training and experience.

25 6. Because this Affidavit is submitted for the limited purpose of establishing  
26 probable cause in support of the application for a search warrant, it does not set forth  
27 each and every fact that I or others have learned during the course of this investigation

1           7.     This warrant and affidavit are being presented electronically pursuant to  
2 Federal Rules of Criminal Procedure Rule 4.1.

3                           **II. SUMMARY OF INVESTIGATION**

4           8.     The information provided in paragraphs 8-36 below was included in the  
5 affidavit previously provided to Magistrate Judge McCandlis in support of the search  
6 warrant issued on April 20, 2021.

7           9.     At approximately 6:05 p.m. on November 10, 2020, the mother and step-  
8 father of a thirteen-year-old girl (Jane Doe) went in-person to the Sauk-Suiattle Police  
9 Department to report that after returning home from a quick trip to town they had  
10 discovered their other children still in the home, but Jane Doe was missing.

11          10.    Jane Doe's parents told the officer on duty that they suspected Doe's  
12 biological father may have picked her up, but a little over an hour later the officer learned  
13 that Doe's parents had subsequently confirmed that Doe was not with her biological  
14 father.

15          11.    The Sauk-Suiattle officer learned the identity of a close friend of Doe's  
16 from their school and an employee of the school spoke to Doe's friend, who reported that  
17 Doe had told her she was going to the house of a person named Travis that day. The  
18 friend also reported that Doe met Travis on Facebook and that Travis lives somewhere  
19 near the Sauk-Suiattle Reservation.

20          12.    The Sauk-Suiattle officer asked Doe's parents if they knew anybody by the  
21 name of Travis. Doe's step-father told the officer that the only Travis he knew was  
22 TRAVIS NAVARRO, who lived four houses away from their family. Doe's step-father  
23 also said that before they contacted the police he had knocked on NAVARRO's door  
24 looking for Doe and that it took NAVARRO a minute or two to respond. Doe's step-  
25 father also reported that all of the lights in the residence were off and that it seemed a  
26 little weird. When asked if he had seen Doe, NAVARRO told Doe's step-father that he  
27 had not seen her. After learning this information the officer went to NAVARRO's

1 residence and knocked on the door, but he did not hear any movement inside and nobody  
2 responded.

3 13. A short time later, Doe's mother called the officer and said that she had  
4 reached out to Doe's friend herself, and Doe's friend told her that (1) Doe said Travis  
5 was her boyfriend, and (2) she thought Travis' last name was Avarro or Navarro.

6 14. Through the use of law enforcement databases, the officer was able to  
7 identify an enrolled Sauk-Suiattle tribal member by the name of TRAVIS J.A.  
8 NAVARRO who at the time was twenty-seven years old.

9 15. At approximately 10:10 p.m., while the officer was working on a report,  
10 Doe's step-father arrived back at the Sauk-Suiattle Police Department and reported that  
11 while he was walking around outside calling Doe's name, Doe had walked into their  
12 house and was sitting in a chair in the living room when he came in the door. Doe's step-  
13 father said that he had asked her, "where is he?" and Doe responded, "the creek." The  
14 officer understood this to mean an area approximately 200 feet away from NAVARRO's  
15 residence. Doe's step-father also reported that Doe had later whispered to him that, "I  
16 think he raped me."

17 16. The officer returned to Doe's home and spoke to Doe. He asked Doe what  
18 she had whispered to her step-father, and Doe said, "I think he raped me." Doe also said  
19 that "he" was TRAVIS NAVARRO and that it happened in the creek or possibly in the  
20 cabin. The officer was aware that NAVARRO's residence is frequently referred to as  
21 "the cabin." Doe also told the officer that it takes approximately 50 seconds to walk from  
22 the creek to the cabin, and that she was still wearing the same clothes and had not  
23 showered. I have confirmed that both the cabin, the relevant portion of the creek, and the  
24 surrounding area is located within the exterior boundaries of the Sauk-Suiattle  
25 Reservation.

26 17. Early the next morning, Doe gave a written statement in which she said that  
27 the prior evening she was chasing after her dog when everything went black. She

1 reported seeing a person who was 5'7 or taller, Native American, and "similar to 'Travis  
2 Navarro.'" Doe wrote that she woke up in the woods behind a bush and that she had a  
3 loss of feeling in her thighs with "too much blood in between." She also reported that she  
4 could hear her step-father calling her name and that as soon as she was able she ran out of  
5 the creek and to a neighbor who told her that her parents were looking for her and that  
6 she should go to her house.

7 18. On November 11, 2020, Doe had a forensic examination at the Providence  
8 Intervention Center for Assault and Abuse in Everett, Washington. Doe reported the  
9 following to the sexual assault nurse examiner (SANE):

10 I was taking my dog for a walk and I lost the leash. I was running and  
11 chasing her down the road. I heard something behind me and I kind of saw  
12 Travis out of the side of my vision and then everything went black. I woke  
13 up inside the woods behind the creek. I could hear my dad calling me, but I  
14 could not call back. As soon as I could stand, I walked to my cousin's  
15 house. As soon as I got close, my stomach felt loose and I just collapsed.  
16 My skin was cold a lot and then everyone was around me, maybe a few  
17 people and I was in my front yard. When I woke up my thighs hurt really  
18 bad and there was a lot more blood than usual, and everything down there  
19 hurt. I am on my period right now, but it was light and then after there was  
20 a lot.

21 19. During the SANE examination, Doe identified NAVARRO as a neighbor  
22 she had known for approximately six months after meeting him when her step-father was  
23 in the hospital and NAVARRO helped take care of them. She said she recognized her  
24 assailant as NAVARRO because of his bright brown hair.

25 20. Doe's medical records from the SANE examination show that the medical  
26 provider documented discoloration, lesions, and swelling on her forehead, as well as  
27 bruising and abrasions on her back, arms, thigh, hip, ankle, knee, and abdomen. The



1 injury to Doe's forehead was described as a 3cm x 6 cm area of swelling with  
2 approximately .7 cm to 1.2 cm of circular brown discolorations and approximately 2 mm  
3 round, red lesions to her forehead near the hairline.

4 21. The SANE nurse collected numerous swabs from Doe's body and collected  
5 her clothing and some personal items. The medical records note that much of the  
6 clothing was wet and stained with menstrual blood. Both the swabs and the clothing  
7 were provided to law enforcement and sent to the FBI laboratory for testing.

8 22. On November 17, 2020, a Child Interview Specialist interviewed Doe at  
9 Dawson's Place Advocacy Center in Everett, Washington. The interview was recorded  
10 and I have reviewed the recording. Doe told the interviewer that she knows NAVARRO  
11 from Fourth of July events when he helped with the food at their house, from being  
12 friends with kids who are his relatives, and from living on the same street. Doe also told  
13 the interviewer that on the day in question she was walking her dog when the leash  
14 slipped out of her hand. As she was pursuing the dog, and after she saw him off to the  
15 side, NAVARRO struck her in the forehead with an object that she thinks may have been  
16 a rock, and then everything went black. Doe said that she recalls being carried or  
17 dragged into the woods, but it was blurry, and that when she woke up her legs were  
18 hurting and she had scuff marks/bruising on her ankles.

19 23. Doe explained to the Child Interview Specialist that when she first woke up  
20 she tried to get up, but somebody she thinks was NAVARRO (based on the brightness  
21 and color of his hair) pushed her back down. She was unable to move. Doe also said that  
22 she remembered hearing her step-father calling for her when she first regained  
23 consciousness and that she saw the light from his flashlight, and that NAVARRO then  
24 ran away. She said she ran to a neighbor's house for help and the neighbor called her  
25 mom. Doe reported that "he attacked me" and said, "I remember being raped by him."  
26 Doe was emotional when asked what she specifically remembered about the rape, and  
27 said that a rape is a "sexual assault," being forced to do something you don't want to do.

1 She said it was something she was not ready to do until she got older. Doe also said that  
2 she recalled NAVARRO being on top of her and that when she woke up her pants and  
3 bra strap were out of place, and her body “from the waist down was hurting.” She  
4 reported that she was unable to shove him off of her. When asked what body parts of  
5 NAVARRO were touching her and what body parts were involved, Doe said it was hard  
6 to talk about, and that it involved body parts from the waist down to the thighs. Doe said  
7 she does have some memories from the sexual assault, but it was too hard to discuss.  
8 Doe also said she could feel that she was bleeding heavily, with much more blood than is  
9 normal from her period. Doe said that the only thing NAVARRO said to her that night  
10 was that if she told anybody what happened, her whole family would be dead.

11 24. When asked by the Child Interview Specialist if she had talked to  
12 NAVARRO before, Doe said that she had hung out with him in the past, but it always  
13 made her feel uncomfortable. NAVARRO would approach her when she was walking  
14 her dog and they would walk around the reservation together while talking. She said they  
15 walked together once or twice a month, but he had never talked about wanting to do  
16 anything else with her. Doe also said that at some point she had a small crush on him,  
17 but she had no intention of doing anything with him. She did not think he felt the same  
18 way about her. Doe also said that she and NAVARRO used Facebook messenger to  
19 communicate with her around once or twice a month, but she did not think they were  
20 “friends” on Facebook.

21 25. On December 10, 2020, a special agent of the FBI interviewed Doe’s  
22 neighbor about the events of November 10, 2020. The neighbor recalled that Doe’s step-  
23 father had come to his residence looking for Doe and had asked if he’d seen NAVARRO.  
24 The neighbor said he had not and reviewed footage captured from his Ring doorbell to  
25 see if it had recorded Doe’s whereabouts during the relevant time period. Although the  
26 neighbor found one video of Doe from earlier in the day, he and her step-father  
27 confirmed that it was taken prior to the time Doe went missing. The neighbor also



1 reported that he himself had then gone to NAVARRO's apartment to ask about Doe, and  
2 NAVARRO told him that he had not seen her. The neighbor further reported that later  
3 that evening, around 10:00 p.m., he was lying in bed when the doorbell alert on his phone  
4 went off several times and he could see on his phone that Doe was at the front door. The  
5 neighbor said that he answered the door and Doe told him she needed help and did not  
6 know what was happening. The neighbor said that he did not see any visible injuries on  
7 Doe, but she was disheveled and had a piece of straw or grass in her hair. The neighbor  
8 said he helped Doe walk back towards her house and returned to his own home to call her  
9 parents. While talking on the phone, the neighbor observed Doe collapse in her front  
10 yard and begin to have seizure-like convulsions. The neighbor then went back outside  
11 and helped Doe into her house.

12         26. On December 10, 2020, a Special Agent of the FBI also interviewed Doe's  
13 step-father about the events of November 10, 2020. In addition to what he had  
14 previously told law enforcement, Doe's step-father reported that when he first saw Doe  
15 after she returned to the house, she told him that she had been playing in a nearby field  
16 and that the details were "a blur." Doe's step-father also reported that he had learned  
17 from Doe that NAVARRO had threatened to kill their family if she told anybody about  
18 the rape. Doe's step-father said he suspected that Doe had been speaking to NAVARRO  
19 online or meeting up with him in the weeks leading up to the rape, possibly while out  
20 walking the dog. He said he had previously found a note in Doe's pocket that said, "I  
21 love you, but can't get out." Doe's step-father said that he had tried to ask her about the  
22 note, but she said it was part of a game and did not explain further. He also said that after  
23 the assault he had accessed Doe's Facebook account and saw messages between Doe and  
24 NAVARRO, and that he had spoken to some of Doe's friends about her relationship with  
25 NAVARRO. Doe's step-father believed Doe probably "has some feelings" for  
26 NAVARRO.

1           27. On December 10, 2020, a Special Agent of the FBI also interviewed Doe's  
2 mother about the events of November 10, 2020. In addition to what she had previously  
3 told law enforcement, Doe's mother described Doe having seizure-like convulsions in  
4 their yard after the attack. Doe's mother explained that this had happened before and that  
5 medical providers had determined the convulsions were related to panic attacks. Doe's  
6 mother described the bruising she observed on Doe's forehead as from being hit by a  
7 rock. Doe's mother said she had overheard Doe tell her step-father that NAVARRO  
8 threatened to hurt Doe or her family if she told anybody about their relationship. Doe's  
9 mother said that Doe was having nightmares about NAVARRO murdering their family.  
10 Doe's mother said that she believes Doe was being protective of NAVARRO when she  
11 answered questions at the hospital. Doe's mother also said that she knew Doe had  
12 characterized NAVARRO as the "love of her life" on social media.

13           28. On March 10, 2021, FBI Special Agent Sara Blond interviewed Doe. I  
14 have listened to the audio recording of the interview. During the interview, Doe  
15 explained that she met NAVARRO through his cousins and because NAVARRO helped  
16 out on or around the 4<sup>th</sup> of July in 2020 when her step-father got injured. After the 4<sup>th</sup> of  
17 July, Doe saw NAVARRO outside and around the neighborhood on a few occasions in  
18 July. He later started coming around a lot more. Doe explained that NAVARRO started  
19 complimenting her a lot and called her beautiful and sexy.

20           29. Doe described a time when NAVARRO approached her and touched her  
21 butt and another part of her body when she was outside walking her dog. NAVARRO  
22 approached her and groped her on this occasion. Because Doe was uncomfortable using  
23 certain words for body parts, Doe used alternative words that she and her friends use as  
24 code words for body parts. Doe said that the other body part NAVARRO touched a few  
25 days before Veteran's Day was her vagina, although she used the code word to describe  
26 the body part. Doe explained that on this occasion NAVARRO had touched her over her  
27 clothes. Doe said she told him not to do that and walked away. According to Doe,

1 NAVARRO got mad at her and tried to hit her, although his attempt was not successful.  
2 Doe said NAVARRO later sent her messages through Facebook Messenger (they had  
3 previously communicated through Facebook Messenger and she had already accepted his  
4 request to be “friends” on Facebook). Doe first described this incident as happening  
5 shortly before Veteran’s Day, but later in the interview clarified that it occurred in  
6 August.

7 30. Doe recounted a time in November 2020, before the sexual assault later in  
8 the month, when NAVARRO followed her when she walked to the smoke shop. He  
9 stopped her and she felt uncomfortable when he tried to get closer to her. Doe said that  
10 NAVARRO leaned in to kiss her and she walked away and told him she needed to go  
11 home.

12 31. Doe explained that her friends knew she had a little crush on NAVARRO  
13 during this time period, but she did not know they were dating until he said so. He  
14 always said “I love you,” but she thought he was saying it as family because they have  
15 the same cousins.

16 32. Doe further explained that on the day of the sexual assault she was still  
17 upset with NAVARRO for the prior incident. She stayed home that day watching  
18 television. Over the course of the day, NAVARRO walked around outside her house and  
19 he stared at her from inside his house when she walked by. Doe thought he was trying to  
20 get her attention, but she did not pay attention to him. Doe explained that at some point  
21 in the day, NAVARRO went fishing and sent her messages and pictures from his fishing  
22 trip. Around 5:00 p.m., Doe decided to take her dog for a walk. She walked past  
23 NAVARRO’s house and he came outside and started following her. Doe said that her  
24 dog ran off and she was in the field behind the daycare. He asked her to come with him  
25 and she said no. Doe explained that NAVARRO tried hitting her, including with a rock.  
26 He swung at her with the rock in his hand and made contact with her head. Doe  
27 explained that she was knocked to the ground, after which NAVARRO pulled her up and

1 tried to get her to walk to “the cabins.” He grabbed her arm and started walking to the  
2 creek, and then he brought her into his house (which she called “the cabin”). Doe  
3 described that there is one room in the cabin. Once inside, NAVARRO hit her with his  
4 fists. She felt sleepy and could not see because it was dark outside. At one point when  
5 NAVARRO was sexually assaulting her, she heard a knock on the door. NAVARRO  
6 opened the door, but she could not hear who he was talking to. She tried to move, but felt  
7 like she couldn’t do so and also couldn’t make noises. Doe described that it felt like there  
8 was something holding her down.

9 33. When asked what she meant when she said NAVARRO was sexually  
10 assaulting her, Doe was emotional and had a hard time describing what happened. She  
11 said that NAVARRO pulled off her shirt, bra, underwear, and pants while she was on a  
12 futon in the cabin. Doe did not remember what happened with NAVARRO’s clothes.  
13 She described the sexual assault as a “rape,” and used code words to describe that  
14 NAVARRO used his penis to touch her vagina by putting it inside. Doe also used code  
15 words to describe that NAVARRO used his hands to touch her breasts during the assault.  
16 During the interview, Doe used a diagram of the human body to explain her body part  
17 code words to Special Agent Blond. Doe said that NAVARRO did not say anything  
18 during the sexual assault, but he kept hitting her with his hands.

19 34. Doe explained that NAVARRO stopped sexually assaulting her when he  
20 answered the door. He put his clothes on before going to the door. Doe said that the  
21 door was open briefly and the person who knocked did not come inside. After the door  
22 closed, NAVARRO continued sexually assaulting her for what Doe believed was about  
23 thirty minutes. After the assault, Doe still felt unable to move. She felt sick.  
24 NAVARRO got her dressed and put her clothes back on. Once she was dressed,  
25 NAVARRO tried to get her to walk. When they were outside of the cabin walking  
26 towards her house, Doe collapsed. Doe said that she thinks she recalls NAVARRO  
27 saying that he might get caught. He pushed her down and she heard a loud noise, after

1 which her head hurt. He dragged her body by her ankles, causing bruises, and then she  
2 heard him running away. Doe said she also recalls hearing her step-father calling her  
3 name. She got up and went to her neighbor's house. Doe said she did not remember if  
4 NAVARRO wore a condom during the sexual assault.

5 35. Finally, Doe also explained to Special Agent Blond that it took her some  
6 time to be open and truthful about what happened because it took her a while to trust  
7 somebody enough to do so.

8 36. I have reviewed a Certificate of Indian Blood for NAVARRO from the  
9 Sauk-Suiattle Tribe, which shows that NAVARRO is an enrolled member of the Sauk-  
10 Suiattle Tribe with a 1/4 quantum of Indian Blood. The Sauk-Suiattle Tribe is a federally  
11 recognized Indian tribe.

12 37. Using open source searches, another agent has identified a Facebook  
13 account with vanity name Travis.Navarro.948. Although the account is private and the  
14 agent could not see everything posted on the user's page, publicly available pictures  
15 associated with this account match NAVARRO's DOL photograph. The Facebook ID  
16 for the account is 100008355545905 and the user/display name for the account is Travis  
17 Navarro.


18 38. As noted above, On April 20, 2021, the Honorable Magistrate Judge Paula  
19 McCandlis authorized a search warrant for both NAVARRO and the victim Jane Doe's  
20 Facebook accounts. Facebook subsequently provided the records covered by the warrant.  
21 The prior case agent who has since retired, SA Doak Mahlik, conducted a review of the  
22 records and seized 21 pages out of the 8,000 plus page return pertaining to NAVARRO's  
23 Facebook account. It appears, however, that SA Mahlik did not review certain portions of  
24 the information provided by Facebook from these accounts. As detailed in the affidavit  
25 provided to Judge McCandlis on April 21, 2021, the government believes information in  
26 the account will provide relevant information about the relationship between Doe and  
27 NAVARRO, their past interactions and communications, and/or the events surrounding

1 what occurred on November 10, 2020. I am therefor requesting authority to re-review the  
 2 entirety of the records. I am not seeking to review any documents beyond what was  
 3 produced by Facebook in response to Search Warrant MJ21-234. During my review I  
 4 will identify the portion of the records that are relevant to my investigation and will seize  
 5 only the documents that meet the criteria set forth in Attachment B.

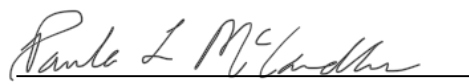
6 39. In addition to the 21 pages seized initially by SA Mahlik, the defense  
 7 requested and received from the government a complete copy of NAVARRO's Facebook  
 8 account.

### 9 III. CONCLUSION

10 40. Based on the foregoing, I believe there is probable cause that evidence,  
 11 fruits, or instrumentalities of violations of Title 18, United States Code, Sections 1153  
 12 and 2241(a) and 2243(a) is located in the FACEBOOK ACCOUNT as more fully  
 13 described in Attachment A to this Affidavit. I therefore request that the Court issue a  
 14 warrant authorizing a search of the FACEBOOK ACCOUNT for the information set  
 15 forth in section I of Attachment B of this Affidavit, and the seizure of the content more  
 16 fully described in Section II of Attachment B hereto, incorporated herein by reference of  
 17 any such items found therein.

18   
 19 HEIDLM. HAWKINS, Affiant  
 20 Special Agent, FBI

21 The above-named agent provided a sworn statement attesting to the truth of the  
 22 foregoing affidavit by telephone on the 22nd day of September 2022.  
 23  
 24

25   
 26 HON. PAULA L. MCCANDLIS  
 27 United States Magistrate Judge



**ATTACHMENT A**

**DESCRIPTION OF LOCATION TO BE SEARCHED**

This warrant applies to information associated with the following Facebook account:

**FACEBOOK ACCOUNT**

Display Name: Travis Navarro  
Vanity Name: travis.navarro.948  
User ID#: 100008355545905

The original search warrant return from Facebook is stored on FBI servers.

For NAVARRO's account, the warrant is limited to the above-referenced information for the time period from July 1, 2020, through the date the initial search warrant authorized: April 20, 2021.

**ATTACHMENT B****Particular Things to be Seized****I. Information to be disclosed by Facebook**

To the extent that the information described in Attachment A is within the possession, custody, or control of the FBI pursuant to the original search warrant executed upon Facebook, including any messages, records, files, logs, or information that have been deleted but are still available to Facebook, or have been preserved pursuant to a request made under 18 U.S.C. § 2703(f), the government will review the materials Facebook previously disclosed concerning the following information to the government for the user ID listed in Attachment A:

- (a) All contact and personal identifying information, including full name, user identification number, birth date, gender, contact e-mail addresses, Facebook passwords, Facebook security questions and answers, physical address (including city, state, and zip code), telephone numbers, screen names, websites, and other personal identifiers.
- (b) All activity logs for the account and all other documents showing the user's posts and other Facebook activities;
- (c) All photos and videos uploaded by that user ID and all photos and videos uploaded by any user that have that user tagged in them;
- (d) All profile information; News Feed information; status updates; links to videos, photographs, articles, and other items; Notes; Wall postings; Friend lists, including the Friends' Facebook user identification numbers; groups and networks of which the user is a member, including the groups' Facebook group identification numbers; future and past event postings; rejected "Friend" requests; comments; gifts; pokes; tags; and information about the user's access and use of Facebook applications;

- (e) All other records of communications and messages made or received by the user, including all private messages, chat history, video calling history, and pending “Friend” requests;
- (f) All “check ins” and other location information;
- (g) All IP logs, including all records of the IP addresses that logged into the account;
- (h) All records of the account’s usage of the “Like” feature, including all Facebook posts and all non-Facebook webpages and content that the user has “liked”;
- (i) All information about the Facebook pages that the account is or was a “fan” of;
- (j) All past and present lists of friends created by the account;
- (k) All records of Facebook searches performed by the account;
- (l) All information about the user’s access and use of Facebook Marketplace;
- (m) The types of service utilized by the user;
- (n) The length of service (including start date) and the means and source of any payments associated with the service (including any credit card or bank account number);
- (o) All privacy settings and other account settings, including privacy settings for individual Facebook posts and activities, and all records showing which Facebook users have been blocked by the account;
- (p) All records pertaining to communications between Facebook and any person regarding the user or the user’s Facebook account, including contacts with support services and records of actions taken.

## **II. Information to be seized by the government.**

The following information described above in Section I that relates to the ongoing investigation involving Travis Navarro, for the account identified on Attachment A:

- (a) Any content including e-mails, messages, texts, photographs, visual images, documents, spreadsheets, address lists, contact lists or

1 communications of any type that identify the user, and his location at any  
2 time between July 1, 2020, and April 20, 2021.

3 (b) All records relating to who created and used the user ID, and all records  
4 identifying any person with whom the user has been in contact between  
5 July 1, 2020, and April 20, 2021.

6 (c) All subscriber records associated with the specified account, including  
7 name, address, local and long distance telephone connection records,  
8 records of session times and durations, length of service (including start  
9 date) and types of service utilized, telephone or instrument number or other  
10 subscriber number or identity, including any temporarily assigned network  
11 address, and means and source of payment for such service including any  
12 credit card or bank account number.

13 (d) Any and all other log records, including IP address captures, associated  
14 with the specified account.

15 (e) Any records of communications between Facebook and any person about  
16 issues relating to the account, such as technical problems, billing inquiries,  
17 or complaints from other users about the specified account. This to include  
18 records of contacts between the subscriber and the provider's support  
19 services, as well as records of any actions taken by the provider or  
20 subscriber as a result of the communications.  
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